PATENT

Attorney Docket No.: 456988

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)	Gary L. White et al.	Examiner	Emily Ann Chimiak
Serial No.	10/817,604	Group Art No.	1791
Filed	April 2, 2004	Confirmation No.	3127
For	Laminated Building Panels Having Preselected Colors		0.1.0000
			October 30, 2007
Commissione P.O. Box 145			
Alexandria, V	7A 22313-1450		
	INFORMATION DISCLOSURE STATEMENT TRANSMITTAL		
Dear Sir:			
This Information Disclosure Statement is submitted:			
	under 37 CFR 1.97(b), or (Within three months of filing national application, or date of entry of national application, or before mailing date of first office action on the merits, whichever occurs last)		
	under 37 CFR 1.97(c) together with either a: Statement under 37 CFR 1.97(e), or a \$180 fee under 37 CFR 1.17(p), or (After the CFR 1.97(b) time period, but before final action or notice of allowance, which ever occurs first)		
	under 37 CFR 1.97(d) together with a: Statement under 37 CFR 1.97(e)(1) or (2), and a \$180.00 fee set forth in 37 CFR 1.17(p). (Filed after final action, a notice of allowance, on or before payment of issue fee)		
pendency of t	charge to Deposit Account 12-0600 the his application, please charge any fees re unt 12-0600 pursuant to 37 CFR 1.25.		
which applica	Applicant(s) submit herewith Form PTO gether with copies of non-U.S. patents, put ant(s) are aware, which applicant(s) believation and for which there may be a duty to	ablications or other in ve(s) may be materia	nformation (if any) of all to the examination
presently und about the con	A concise explanation of the relevance lications and other foreign language inforerstood by the individual(s) designated intent is given on the attached sheet, or who or other action by a foreign patent office	rmation listed on PT n 37 CFR 1.56(c) mo ere a foreign langua	O Form 1449, as ost knowledgeable ge patent is cited in a

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English language version of the search report or action which indicates the degree of relevance found by the foreign office is listed on form PTO 1449 and is enclosed herewith.

At least one reference disclosed in form PTO 1449 submitted herewith is to prosecution (i.e., an Office Action, Response, etc.) from a patent application related to the current application and/or subject matter set forth therein. This prosecution reference is provided to meet the Duty of Disclosure as specifically set forth at MPEP 2001.06 and interpreted by the Federal Circuit in McKesson Information Solutions, Inc. v. Bridge Medical, Inc., 487 F.3d 897 (Fed. Cir. 2007). A copy of each prosecution reference, or an English language translation/summary for foreign prosecution, is submitted herewith.

The current application is a continuation, divisional, or continuation-in part application of at least one previous ("parent") application in which information was provided to the Office in at least one Information Disclosure Statement ("IDS"). We provide a reminder of Office Policy as stated in MPEP §2001.06(b):

"If the application under examination is identified as a continuation, divisional, or continuation-in part of an earlier application, the examiner will consider the prior art cited in the earlier application. The examiner must indicate in the first Office action whether the prior art in a related earlier application has been reviewed. Accordingly, no separate citation of the same prior art need be made in the later application."

Applicants request that the Examiner review the art cited in the IDS(s) in the parent application(s), and provide an indication that it has been considered in an Office Action in the present application.

It is requested that the information disclosed herein be made of record in this application.

Respectfully submitted,

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